

(PATENT)

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Min re Patent Application of: Yoshikazu Okada et al.

Application No.: 10/810,491

Confirmation No.: 8127

Filed: March 26, 2004

Art Unit: 1742

For: METHOD FOR MANUFACTURING

THROWAWAY TIP AND APPARATUS FOR

ALIGNING GREEN COMPACT

Examiner: Scott R. Kastler

# PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)

MS Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Applicants in the above-identified patent application have received a Notice of Abandonment, dated September 5, 2006, copy enclosed as Exhibit A, advising that the application is abandoned due to Applicant's failure to timely respond to the Final Office Action mailed July 1, 2005.

For the reasons set forth below, Applicants believe that the Notice of Abandonment is in error or due to actions by the U.S. Patent and Trademark Office (USPTO) and should be withdrawn.

It is believed that the evidence submitted herewith is an adequate showing that the Notice of Abandonment should be withdrawn.

Notice of Abandonment should be withdrawn.
09/22/2006 MGEBREM1 00000087 10810491
03 FE:1201 400.00 pp
1500.00 pp

Docket No.: 20154/0201085-US0

Application No.: 10/810,491

#### STATEMENT OF THE RELEVANT FACTS

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A response to the Final Office Action was filed September 29, 2005. An Advisory Action was mailed October 21, 2005 noting that the Response did not place the application in condition for allowance. On December 23, 2005, a Notice of Appeal, a Request for a Pre-Appeal Brief Request for Review, a Pre-Appeal Brief, a petition for a three month extension of time with the requisite fee and a return postcard were filed. A Notice of Panel Decision from Pre-Appeal Brief Review (the "Notice") was mailed March 20, 2006 and is attached herewith as Exhibit B.

The Notice indicates that a:

Pre-Appeal Brief conference has been held. The Application remains under appeal because there is at least one actual issue for appeal. Applicant is required to submit an appeal brief in accordance with 37 CFR §1.37. The time period for filing an appeal brief will be reset to be one month from mailing this decision, or the balance of the two-month time period running from the receipt of the notice of appeal, whichever is greater. Further, the time period for filing of the appeal brief is extendible under 37 CFR 1.136 based upon the mail date of this decision or the receipt date of the notice of appeal, as applicable.

Applicants note that two months from the mailing of the Notice of Appeal is February 23, 2006 and one month from the mailing of the Notice is April 20, 2006. Since April 20, 2006 is the greater of the two terms, the response date is controlled from the mailing of the Notice. Further, extensions of time are governed by 37 CFR § 1.136, the relevant part states:

(a)(1) If an applicant is required to reply within a nonstatutory or shortened statutory time period, applicant may extend the time period for reply up to the earlier of the expiration of any maximum period set by statute or five months after the time period set for reply, if a petition for an extension of time and the fee set in Sec. 1.17(a) are filed.

Thus, the period of response can be extended five (5) months past the period set for reply. The reply date set by the Notice and calculated above is April 20, 2006. Thus, the maximum period to reply ends September 20, 2006. Since the Notice of Abandonment was mailed September 5, 2006, it was improperly mailed and Applicants request that the holding of Abandonment be reversed and the present amendment, being timely filed with this petition, be entered.

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The Director is authorized to charge any fees due in connection with this Notice of Appeal to Deposit Account No. 04-0100.

#### **CONCLUSION**

Applicants respectfully submit that the present application is not abandoned and the enclosed Response is complete and timely filed on September 19, 2006. Applicants submit that the response date was miscalculated by the USPTO and respectfully submits that no petition fee is due and request that the holding of abandonment be withdrawn.

Dated: September 19, 2006

Respectfully submitted,

Louis J. DelJuidice

Registration/No.: 47,522 DARBY & DARBY P.C.

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Attorneys/Agents For Applicant



## United States Pant and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/810,491 03/26/2004		Yoshikazu Okada	20154/0201085-US0	8127	
7278 . 759	0 09/05/2006		EXAM	INER	
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EP 1 9 2006		DATE: 9/14/06			
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Please find below and/or attached an Office communication concerning this application or proceeding.

SEP 1 9,7006		Application N	Angel 47 V
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No Report Abando	nment	10/810,491	OKADA ET AL.
		Examiner	Art Unit
		Scott Kastler	1742
The MAILING DATE of ti	nis communicatio	n appears on the cover s	heet with the correspondence address
This application is abandoned in view	of:		
period for reply (including a to	(with a Certificated tall extension of tine	te of Mailing or Transmissione of month(s)) whi	on dated), which is after the expiration of the character on
			er reply under 37 CFR 1.113 (a) to the final rejection
(A proper reply under 37 CFF application in condition for all Continued Examination (RCE	owance; (2) a time	ly filed Notice of Appeal (wi	a timely filed amendment which places the ith appeal fee); or (3) a timely filed Request for
(c) ☐ A reply was received on final rejection. See 37 CFR 1			a bona fide attempt at a proper reply, to the non- pelow).
(d) 🛮 No reply has been received.			
2. Applicant's failure to timely pay the from the mailing date of the Notice	ne required issue for e of Allowance (P	ee and publication fee, if ap FOL-85).	oplicable, within the statutory period of three month
			(with a Certificate of Mailing or Transmission da he issue fee (and publication fee) set in the Notice
(b) The submitted fee of \$	s insufficient. A ba	alance of \$ is due.	
The issue fee required by 3	7 CFR 1.18 is \$	The publication fee, if	required by 37 CFR 1.18(d), is \$
(c) The issue fee and publication	fee, if applicable, l	nas not been received.	
3. Applicant's failure to timely file con Allowability (PTO-37).	rected drawings a	s required by, and within th	e three-month period set in, the Notice of
(a) Proposed corrected drawings after the expiration of the period		(with a Certificate of	Mailing or Transmission dated), which is
(b) No corrected drawings have b	een received.		
4. The letter of express abandonme the applicants.	nt which is signed	by the attorney or agent of	record, the assignee of the entire interest, or all of
<ol> <li>The letter of express abandonme</li> <li>1.34(a)) upon the filing of a continuous</li> </ol>		by an attorney or agent (ac	eting in a representative capacity under 37 CFR
6. The decision by the Board of Pate of the decision has expired and the			and because the period for seeking court revie
7. The reason(s) below:			
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			ROY KING
			SUPERVISORY PATENT EXAMINER
			TECHNICLOSY CENTER 1700
minimize any negative effects on patent tern	(b), or requests to w	ithdraw the holding of abando	nment under 37 CFR 1.181, should be promptly filed to
S. Patent and Trademark Office TOL-1432 (Rev. 04-01)		tice of Abandonment	Part of Paper No. 20060830



### United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS

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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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Notice of Panel De			Review
This is in response to the Pre-Appear Brid	ef Request for Review filed 12/2	<u>23/05</u> .	
<ol> <li>Improper Request – The Requeston(s):</li> </ol>	uest is improper and a conferen	ce will not be held for	the following
- Ine reduest goes not lucidoe	been filed concurrent with the reasons why a review is appro cluded with the Pre-Appeal Brie	nriate	est.
The time period for filing a response of the mail date of the last Office common	continues to run from the receip unication, if no Notice of Appea	t date of the Notice of has been received.	Appeal or from
2. Proceed to Board of Patent A held. The application remains under a is required to submit an appeal brief in brief will be reset to be one month from running from the receipt of the notice appeal brief is extendible under 37 CF of the notice of appeal, as applicable.	appear because there is at least in accordance with 37 CFR 41.3 m mailing this decision, or the boot of appeal, whichever is greater FR 1.136 based upon the mail of	one actual issue for a 7. The time period for alance of the two-more further the time and time and the time a	ppeal. Applicant filing an appeal of the file of the f
X The panel has determined the Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1 and 3-17. Claim(s) withdrawn from consider		lows:	
3. Allowable application – A confi Allowance will be mailed. Prosecution applicant at this time.	erence has been held. The reje on the merits remains closed.	ction is withdrawn and No further action is red	a Notice of quired by
4. ☐ Reopen Prosecution – A conferaction will be mailed. No further action	rence has been held. The rejec n is required by applicant at this	tion is withdrawn and a time.	a new Office
All participants:		94	
2) Carol Chaney. Carlhung	(3) <u>Daniel Jen</u>	kins. J	
2) Carol Chaney. Car Chury	(4)		